may also be obtained by accessing its
Internet server ([http://www.usitc.gov](http://www.usitc.gov)).
The public record for this investigation
may be viewed on the Commission’s
persons are advised that information on
this matter can be obtained by
contacting the Commission’s TDD
terminal on (202) 205–1810.

SUPPLEMENTARY INFORMATION: This
investigation was instituted on January
31, 2013 based on a complaint filed on
behalf of Covidien LP of Mansfield,
Massachusetts (“Covidien”) on
December 21, 2012. 78 FR 6838 (January
31, 2013). The complaint alleged
violations of section 337 of the Tariff
Act of 1930, as amended, 19 U.S.C.
1337, in the sale for importation, the
importation, or sale in the United States
after importation of certain balloon
dissection devices and products
containing same by reason of
infringement of certain claims of U.S.
Patent No. 6,312,442 (“the ‘442 patent”).
The notice of investigation named as
respondents Pajunk Medizintechnik
GmbH of Geisingen, Germany; Pajunk
Medizinotechnologie GmbH of Geisingen,
Germany; and Pajunk Medical Systems
LP of Norcross, Georgia.

On February 8, 2013, complainant
Covidien and respondents Pajunk
GmbH Medizintechnologie and Pajunk
Medical Systems LP filed a motion to (1)
correct the named respondents; (2) stay
the procedural schedule; and (3)
terminate the investigation on the basis
of a consent order stipulation and
consent order. The motion seeks to
correct the named respondents by
terminating “Pajunk Medizintechnik
GmbH” because it does not exist as a
legal entity and correcting named
respondent “Pajunk Medizinotechnologie
GmbH” to its proper name, “Pajunk
GmbH Medizintechnologie.” On February
11, 2013, the Commission investigative
attorney filed a response in support of
the motion.

On February 12, 2013, the ALJ issued
Order No. 3, granting the motion. The
parts of the order correcting the named
respondents and terminating the
investigation on the basis of a consent
order stipulation constitute an ID. The
ALJ stated that there is no indication
that termination based on the consent
order stipulation would have an adverse
impact on the public interest. No
petitions for review were filed.

Having considered the ID and the
relevant portions of the record, the
Commission has determined not to
review the ID and to issue the subject
consent order.

This action is taken under the
authority of section 337 of the Tariff Act
of 1930, as amended (19 U.S.C. 1337),
and section 210.42(h) of the
Commission’s Rules of Practice and
Procedure (19 CFR 210.42(h)).

By order of the Commission.
Issued: March 15, 2013.

Lisa R. Barton,
Acting Secretary to the Commission.

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National
Cooperative Research and Production
Act of 1993—Open Mobile Alliance

Notice is hereby given that, on
February 21, 2013, pursuant to Section
6(a) of the National Cooperative
Research and Production Act of 1993,
15 U.S.C. 4301 et seq. (“the Act”), Open
Mobile Alliance (“OMA”) has filed
written notifications simultaneously
with the Attorney General and the
Federal Trade Commission disclosing
changes in its membership. The
notifications were filed for the purpose
of extending the Act’s provisions
limiting the recovery of antitrust
plaintiffs to actual damages under
specified circumstances. Specifically,
the following members have been added
as parties to this venture: Aisle411, Inc.,
Palo Alto, CA; Applied Communication
Sciences, Red Bank, NJ; CallUp net Ltd.,
Rosh Haayin, ISRAEL; Cybage Software
Private Limited, Vadgaon Sheri, Pune,
INDIA; DGIST Daegu Gyeongbuk
Institute of Science & Technology,
Dalseong-Gun, Daegu, REPUBLIC OF
KOREA; InvisiTrack, Inc., Annapolis,
MD; KWSA, Gangnam-gu, Seoul,
REPUBLIC OF KOREA; Layer 7
Technologies, Vancouver, British
Columbia, CANADA; Masang Soft., Inc.,
SeochGu, Seoul, REPUBLIC OF KOREA; Sensinode Ltd., Oulu, FINLAND; and
Seven Networks International Oy,
Espoo, FINLAND.

The following members have been
withdrawn as parties to this venture:
DAO Lab Ltd., Shatin, N.T., HONG–
KONG CHINA; Dynamic Motion
Technologies, Ipoh, Perak, MALAYSIA;
Emtrace Technologies, Inc., Gangnam-
Gu, Seoul, REPUBLIC OF KOREA;
Flextronics (China) Electronics
Technology Co., Ltd., Haidian District,
Beijing, PEOPLE’S REPUBLIC OF
CHINA; Hand Cell Phone, Chaonan,
TN; Inisprt, Seoul, REPUBLIC OF
KOREA; KT Corp., Seocho-dong,
Seocho-gu, Seoul, REPUBLIC OF
KOREA; Mobile Tag SAS, Paris,
FRANCE; mquadr.at software
engineering & consulting GmbH,
Vienna, AUSTRIA; NeoMedia
Technologies, Inc., Atlanta, GA; Neustar
Inc., Sterling, VA; NVIDIA Development
UK Ltd., Bristol, UNITED KINGDOM;
Polaris Wireless, Mountain View, CA;
RealNetworks, Inc., Seattle, WA; SeeRoo
Information Co., Ltd., Songpa-gu, Seoul,
REPUBLIC OF KOREA; Simartis
Telecom SRL, Bucharest, ROMANIA;
Smartontech Co., Ltd., Ebene, Mauritius,
DENMARK; Songdo Telecom, Inc.,
Yeonsu-gu, Incheon, REPUBLIC OF
KOREA; Synchrotronic plc, Lonsdale
Gardens, Royal Tunbridge Wells,
UNITED KINGDOM; Tekolec,
Morrisville, NC; and Verimatrix, Inc.,
San Diego, CA.

The following members have changed
their names: Motorola Mobility Inc. to
Motorola Mobility LLC, Schaumburg, IL;
SK Telecom to SK Planet, Seoul;
REPUBLIC OF KOREA; Sony Ericsson
Mobile Communications, AB to Sony
Mobile Communications AB,
Stockholm, SWEDEN; and mobilkom
austria AG to Telekom Austria AG,
Wien, AUSTRIA.

No other changes have been made in
either the membership or planned
activity of the group research project.
Membership in this group research
project remains open, and OMA intends
to file additional written notifications
disclosing all changes in membership.

On March 18, 1998, OMA filed its
original notification pursuant to Section
6(a) of the Act. The Department of
Justice published a notice in the
Federal Register pursuant to Section 6(b)
of the Act on December 31, 1998 (63 FR
72333).

The last notification was filed with
the Department on February 27, 2012.
A notice was published in the Federal
Register pursuant to Section 6(b) of the
Act on March 15, 2012 (FR 77 15395).

Patricia A. Brink,
Director of Civil Enforcement, Antitrust
Division.

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National
Cooperative Research and Production
Act of 1993—Global Climate and
Energy Project

Notice is hereby given that, on
February 22, 2013, pursuant to Section
6(a) of the National Cooperative
Research and Production Act of 1993,
15 U.S.C. 4301 et seq. (“the Act”),